REMARKS

Claims 12, 14, 16, 17, 19-27 are pending.

Applicants note that they faxed this entire amendment to Examiner for her review because she did not want to hold a telephone interview and recommended sending a proposed amendment, but subsequently the Examiner did not have time to review it as agreed. It is respectfully requested that the filing of the RCE be looked upon favorably by the Examiner in light of the above, and the extra costs and delays incurred by applicants.

I The "uncovered" language has been deleted and the claim 23 "prior to" issue has been corrected.

Therefore, the §112 and 132 rejections are respectfully traversed.

II. Independent claims 12 and 14 are not made obvious by the combination of Farmiga and Takahashi.

In connection with the rejection of claims 12 and 14 in view of Farmiga and Takahashi it is stated on page 4 of the Office Action that the feature that the two parts are engaged with projection and cutout is considered as obvious matter of design choice to one skilled in the art, since the specification <u>falls to teach the criticality</u> of having this particular arrangement which would overcome any problem in the prior art.

As mentioned on page 6, line 27 to page 7, line 19 of the substitute specification filed on April 25, 2001, the arrangement of engaging projection and cutout provides a most favorable possible integrator with respect to manufacture, economy, and reproducibility. Further, a possible gap between the parts can be reduced (page 7, lines 9 to 12). Therefore, the specification teaches several advantages of this special arrangement of engaging projection and cutout, i.e., it teaches the criticality.

Further, the Examiner does not cite any references for supporting the statement that the engagement with projection and cutout is rather well-known to one skilled in the art. In applicants understanding, a person skilled in the art (i.e., person which is familiar with optics)

would <u>not</u> consider to engage two parts with projection and cutout <u>when these parts are used</u> for forming an optical device because of the potential for introducing aberrations to an image. For example, none of Farmiga, Takahashi or Lewis teaches or suggests to engage two parts which form an optical device by an engagement of projection and cutout. Therefore, according to MPEP 2144.03 applicants seasonably challenge the Examiner's assertion and require that a supporting reference or affidavit of the Examiner be provided in the next response as required by MPEP 2144.03.

In item 12, on page 9 of the Office Action, it is stated that it is clear that if one wraps the shrink tube around the circumference of the slabs (including the end regions), the force of the tube which is toward the middle of the tube will just be in same direction of the force shown in the Figure 4C for holding the slabs. It is true that the shrink tube exerts forces as shown in Figure 4C. However, in addition, the shrink tube also pushes the slabs 12 towards each other because the shrink wrap also covers the end regions. Enclosed please find a copy of Figure 4C in which applicants have added arrows for these forces denoted by F1, F2, F3 and F4. Therefore, if one wraps the shrink tube around the circumferences of the slabs (including the end regions), there is the undesired effect that the slabs 12 are transversely moved, i.e., the ends will be pushed inward axially also by the shrink wrap.

This can only be avoided if the tool 36 (Figure 4A) is <u>not</u> removed from the cavity formed. In this case the light integrator cannot be used.

Likewise, in Figures 5A-5C of Farmiga, the slabs are fixed by cement 40, 42. However, in this case there is no need for the shrink tube. If, however, the cement 40, 42 is replaced by the shrink tube, the forces as shown in enclosed amended Figure 4C are exerted on the slabs leading to the transverse sliding of the slabs 12.

As to the rejection of claim 23 the same arguments as discussed above in connection with claims 12 and 14 are applicable. In particular, it is not clear why 2 T-shaped and 2 I-shaped parts can be considered to be obvious matter of design choice to one skilled in the art under MPEP 2144.03 and additional support is requested. Further, the combination of the shrink tube of Takahashi with the light integrator of Farmiga would lead to a light integrator whose cross-section of the cavity would be changed due to the undesired transversely movements of the slabs 12.

In addition, Takahashi only teaches that a <u>flexible</u> part (flexible tube 132) which is slipped over a <u>rigid</u> part (pipe 132) can be forcedly depressed onto the <u>rigid</u> part by use of a

7°

shrinking tube. This is a very special kind of connecting two parts and cannot be used for

connection parts which are not flexible and which are not slipped one over another (like the

slabs of the light integrator of Farmiga). Therefore, the references are not readily combinable

and would require an impermissible redesign by hindsight analysis. See MPEP 2143.01 (at

page 2100-2125) citing In Re RaH: filing.

Therefore, a prima facie case of obviousness has not been established by the

combination of the references as required by MPEP 706.02(j) and MPEP 2143 citing the

authority. This is at least because all the limitations of claims 12 and 14 are not taught or

suggested by the references and as explained above, the errors in the USPTO's reasoning

would not lead to motivation to combine or a reasonable expectation of summary as required.

The amendments made herein are minor §112 amendments which place the

application in condition for allowance, address the Examiner's concerns, and do not require a

new search. They are only tangential reasons for amendment in regard to equivalents.

III. Conclusion.

In light of the FESTO case, no claim amendment or argument made herein was

related to the statutory requirements of patentability unless expressly stated herein. No claim

amendment or argument made was for the purpose of narrowing the scope of any claim

unless Applicant has explicitly stated that the argument is "narrowing."

amendments herein were made for no more than a "tangential relation" in regard to any

equivalents unless explicitly stated that they were not a "tangential relation" reason for

amendment or argument. Therefore, it is respectfully requested that all of the claims be

reconsidered and allowed.

Please call the undersigned for any reason to expedite prosecution of this application.

Respectfully submitted,

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MARKED-UP CLAIMS

Please amend the claims as follows:

. ...

12. (Twice Amended) A method for producing a light integrator, comprising the following steps for forming a cavity of the integrator having an inner reflective coating:

fabricating at least two parts from which the light integrator can be assembled and [whose] which comprise surfaces[,] provided as inner sides of the cavity[, are uncovered];

providing reflective coating on at least the surfaces of the parts [provided as inner sides of the cavity];

assembling and fastening the parts;

wherein the two parts are fabricated such that one of the two parts is provided with a projection for engaging in a cutout of the other part after assembly,

and wherein fastening is carried out by this following steps:

covering the assembled parts with shrink tubing, and;

shrinking the tubing until a suitable strength of the integrator is achieved for reducing a possible gap between said two parts in which light could be lost.

14. (Twice Amended) A light integrator for homogenization of a light bundle entering an input surface and exiting from an output surface, comprising:

said light integrator having a cavity with an inner reflective coating for conducting light;

said light integrator being composed of at least two parts whose surfaces, which [are uncovered prior to assembly and] face inward after assembly, are provided with said inner reflective coating prior to assembly;

wherein one part is provided with a projection engaging in a cut out of the other part after assembly; and

wherein the parts are held together by at least one piece of shrink tubing such that the parts contact one another to be practically light-proof.

19. (Twice Amended) The light integrator according to claim [15] <u>14</u>, wherein shrink tubing is arranged in 5 the middle between the input surface and output surface for holding the parts together.

23; (Amended) A light integrator for homogenization of a light bundle entering an input surface and exiting from an output surface comprising:

said light integrator having a cavity with an inner reflective coating for conducting light; and

said light integrator being composed of at least two parts whose surfaces, which [are uncoated prior to assembly and] face inward after assembly, are provided with said inner reflective coating prior to assembly;

wherein one part is provided with a projection engaging in a cutout of the other part after assembly, wherein the inner sides and outer sides of the light integrator form a cavity and are planar,

wherein the light integrator has the shape of a geometric prism with rectangular bottom and top surfaces provided as output and input surfaces, and the projection and cutout are rectangular or square in shape; and

wherein the parts comprise two T-shaped and two I-shaped side parts and wherein the parts are held together by at least one piece of shrink tubing such that the parts contact one another to be practically light-proof.